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that's a very common occurrence. I don't understand what your question is driving at?

SENATOR CHAMBERS: Senator Matzke, I'd like you to show me any other provision anywhere in the statute where it says, in a blanket way, the courts take judicial notice of all the statutes, and it would be all of the states in the United States? If you were going to cite a statute and offer it in evidence, then you have to offer that statute. In the Supreme Court of this state, if you're going to use an ordinance,...

SENATOR MATZKE: Are you still asking me a question, because you're wrong in what you're saying.

SENATOR CHAMBERS: Well, I'm giving you time to look over whatever you may have been presented. All right let...here's the question that I'm putting to you, how can the court of Nebraska, practically, take judicial notice of all the statutes of the other states, the United States and any territory subject to the jurisdiction of the United States and city or village ordinance enacted pursuant to a law of another state, when the Supreme Court does not take judicial notice of ordinances passed in this state? That's my question,...

SENATOR MATZKE: Well, I think...

SENATOR CHAMBERS: ...or didn't you know that?

SENATOR MATZKE: I think your question confuses two issues.

SENATOR CHAMBERS: Then let me ask them one at a time.

SENATOR MATZKE: One issue is, if you're going to try to prove the statute of another state, then you have to offer that statute to the court as evidence.

SENATOR CHAMBERS: Let me ask...

SENATOR MATZKE: What this does is simplify the matter and just says the court can take judicial notice of the statute of other states, which would obviate the necessity for actual proof of the statute in court.